		COUNTY OF		,
LOCAL CRIMINAL COURT	प्राप्त कर कर के दिल्ला के स्वर्थ के स्वर्थ के स्वर्थ के स्वर्ध के स्वर्ध के स्वर्ध के स्वर्ध के स्वर्ध के स्व	TOWN	or NEW	BURGII
THE PEOPLE OF THE STATE OF NEW YORK	)		,	•
VS	) .			
RONALD G LIPTON 08/08/46	)	SUPPORTING D	EPOSITION	
	) ·			
(0.5.4)	)			•
(Defend				
STATE OF NEW YORK	)			
COUNTY OF ORANGE	)	\$5.		
TOWN of NEWBURGH	)	•		
DATS TARTED	Em FULL NAME			
On 02:14:00 at a 102 a	GT L PAULA KARE	N WROLSEN CON	Aughernes	STATE DO
DATE OF BIRTH 14 5 NO & STREET				10 7
state the following:I HAVE BEEN IN A F	ELATIONSHIP WITH RO	ON LIPTON FOR APPRO	X 8 AND 1/2 YE	ARS. IN LATE JUNE OR
EARLY JULY OF 1998 I MOVED IN WITH R	ON AT HIS RESIDENCE	AT 30 VALLEY AVE WA	ALDEN NY. ON SE	EVERAL OCCASIONS IN
THE PAST RON HAS STRUCK ME AND H	AS YELLED IN MY EAR	BECAUSE HE WOULD	GET MAD AT ME	FOR TALKING ABOUT
OLD BOYFRIENDS. ON WEDNESDAY FEI	3. OR THURSDAY FEB	4 , 1999 RON FOUND A	n old letter w	HICH I HAD FOUND ON
THE SIDE OF THE ROAD SOME TIME BE	FORE AND KEPT. RON	TOOK THE LETTER OU	IT OF MY PRIVAT	E BELONGINGS WHICH
WERE STORED IN A SELF-STORAGE UNI	IN WALDEN NY, WHE	N RON FOUND IT AND I	READ IT HE WENT	r Crazy. He though
I HAD WRITTEN IT TO SOME OTHER G	IY AND HE WOULD IN	TERROGATE ME ACCU	ISING ME AND W	ANTING ME TO ADMI
THAT I HAD WRITTEN IT TO SOME OTHE	R GUY, THERE WAS A	NAME IN THE LETTER	AND RON LOOK!	ED IN THE PHONE BOO
AND TRIED TO LOOK THEN UP SO HE				
INTERROGATING ME ABOUT THE LETTE			<del></del>	
WOULDN'T ADMIT THAT I WROTE THE	<u> </u>			
AT ONE POINT HE TOOK A BASEBALL B				
1990 AND SAID HE USED IT FOR PROT				
EMBARRASSED HIM ABOUT SOME INC				
OFF FOR A WHILE WHEN HE WAS CON				
AND CUT OFF ABOUT 10 TO 12 INCHE				
MAKE	OF ALL HARR. ROADS	ELINES RELIEVED AT T	SKIIE DID II. KC	THE TIE THE
MAKE				
		OTICE	•	•
In a written instrument, any person has committed a crime under the laws of	who knowingly makes			not believe to be true
Affirmed under penalty of perjury	•		. /	
this 15TH day of FEBRUARY	. 19 99 .	(hilla)	Uplan	
- OR	· · · · · · · · · · · · · · · · · · ·	(NOTATURE OF	DEPUNENT	
"Subscribed and Swom to before me		1 Trans	(WINES	S)
this day of	, 19	TALV PER	71 / /accor	TIME ENDED  5 38 277

## SUPPORTING DEPOSITION CONTINUATION SHEET

PEOPLE VS. RONALD G LIPTON 08/08/46

MAKE ME UNATTRACTIVE TO MEMBERS OF THE OPPOSITE SEX. RON USED A PAIR OF STAINLESS STEEL SCIZZORS TO CUT MY HAIR AND HE KEPT THE HAIR WHICH WAS SECURED TOGETHER AT THREE POINTS. WHEN I LEFT THE HOUSE WE HAD MOVED INTO AT 39 SOUTH DIX IN NEWBURGH ON FEB 6, 1999 THE HAIR AND THE SCIZZORS WERE BOTH STILL AT THE HOUSE. THE SCIZZORS WERE KEPT MOSTLY IN THE BATHROOM OR WITH HIS BELONGINGS. THE HAIR WAS KEPT IN HIS ROOM OR IN THE COMPUTER ROOM. RON TOOK ME TO FANTASTICS CUTS TO FIX MY HAIR AFTER HE CUT IT. TWO DAYS BEFORE I LEFT THE RESIDENCE RON AND BRETT, HIS SON TOOK MOST OF MY BELONGINGS AWAY FROM ME WITHOUT MY PERMISSION AND I DON'T KNOW WHAT THEY DID WITH THEM. RON TOOK SOME OF MY BELONGINGS INCLUDING MY BIRTH CERTIFICATE AND SOME CLOTHES AND PUT THEM INTO A PLASTIC BAG AND LOONT KNOW WHAT HE DID WITH THEM EITHER. ON WEDNESDAY OR THURSDAY RON CUT UP A PAIR OF BLACK AND FLORAL PRINT PANTS THAT BELONGED TO ME. RON DIDN'T LIKE THEM BUT I REALLY LIKE THOSE PANTS AND I DIDN'T GIVE HIM PERMISSION TO CUT UP THOSE PANTS. ON FRIDAY RON CONTINUED TO INTERROGATE ME ABOUT THAT SAME LETTER. HE CONTINUED TO ACCUSE ME OF WRITING THE LETTER TO SOME OTHER GUY. LATER IN THE DAY OR EARLY EVENING RON PUNCHED ME IN THE STOMACH AND SLAPPED ME IN THE SIDE OF MY HEAD AND FACE. RON WAS ALWAYS CAREFUL NOT TO LEAVE ANY MARKS BUT HE DIDN'T CARE ABOUT HITTING ME HARD IN THE STOMACH BECAUSE THERE WOULDN'T BE ANY MARKS. ALSO ON FRIDAY NIGHT LEADING INTO SATURDAY MORNING, FEBRUARY 5TH AND 6TH ROMINGAIN CUIT MY HAIR WITHOUT MY PERMISSION, RON DID THIS ON TWO SEPARATE OCCASIONS. THE FIRST TIME HE CUT THE SIDES OF MY HAIR AND THEN SOME TIME LATER HE AGAIN TOOK THE STAINLESS STEEL SCIZZORS AND CUT THE TOP OF MY HAIR. RON HAD A RAZOR AND SHAVING CREAM. IN HIS HANDS AND I THOUGHT HE WAS GOING TO SHAVE MY HEAD. AT SOME POINT DURING THE NIGHT RON PRODUCED ANOTHER NOTE THAT HE HAD GOTTEN FROM THE STORAGE UNIT. THIS NOTE I ACTUALLY DID WRITE. RON WAS YELLING AT ME ABOUT THIS NOTE AND THEN COATED IT WITH VASELINE AND INSERTED IT INTO MY RECTUM USING HIS FINGER. RON TRIED TO GET IT OUT A LITTLE LATER BUT HE COULDN'T SO HE LEFT IT THERE FOR A WHILE. ALSO DURING THAT PERIOD OF TIME RON TOLD BRETT TO BRING IN THE DOG FECES FROM WHEN HE WALKED THE DOG. WHEN BRETT BROUGHT IT IN, RON TOOK IT AND SHOVED INTO MY MOUTH TRYING TO GET ME TO ADMIT TO WRITING THAT LETTER. I SPIT IT OUT AND DIDN'T SWALLOW ANY OF IT. AFTER THAT I WENT INTO THE BATHROOM TO CLEAN OUT MY MOUTH. I USED MOUTH WASH AND THEN BRUSHED MY TEETII USING RON'S TOOTH BRUSH. WHEN RON SAW ME USING HIS TOOTH BRUSH HE TOOK IT FROM ME, COATED IT WITH VASELINE AND INSERTED THAT INTO MY RECTUM ALSO. A SHORT TIME AFTER THIS RON AND BRETT TOOK A LITTLE BREAK AND WATCHED SOME TV. THE NEXT THING THAT HAPPENED WAS THAT RON TOLD ME TO GET INTO THE CLOSET. HE OPENED UP THE DOOR AND TOLD ME TO GET IN AND THEN HE CLOSED THE DOOR BEHIND ME AND HE PUT SOME OF HIS WEIGHTS IN FRONT OF THE DOOR SO I COULDN'T GET OUT. I THINK I WAS IN THE CLOSET TEN TO TWENTY MINUTES AND THEN RON LET ME OUT. A SHORT TIME LATER RON TOLD BRETT TO GET THE HANDQUEFS. WHEN BRETT CAME BACK WITH THE HANDCUFFS HE CHECKS TO SEE IF THE HANDCUFFS ACTUALLY WORKED, WHICH THEY DID. ONE OTHER TIME RON HANDCUFFED ME, ABOUT A YEAR AGO, WHEN HE WAS LIVING IN WALDEN AND I WAS AT HIS HOUSE. THAT TIME IT AGAIN WAS OVER HIS IDEA ABOUT ME AND OTHER GUYS. THIS TIME RON AND BRETT HANDCUFFED ME BEHIND MY BACK. WHEN I WAS HANDCUFFED BEHIND MY BACK RON TOOK OFF MY PANTS AND REMOVED THE PIECE OF PAPER FROM MY RECTUM USING HIS FINGERS AGAIN. AFTER THAT RON TRIED TO PUT THE PIECE OF PAPER IN MY MOUTH BUT HE COULDN'T GET IT IN THERE. AFTER THAT RON AND BRETT TOOK SOME DUCT TAPE AND A DISH TOWEL AND PUT IT IN MY MOUTH AND TAPED MY MOUTH. THEY HAD ME HANDGUFFED AND MY MOUTH TAPED FOR A LITTLE WHILE AND THEN THEY TAKE THEM OFF. AFTER THAT I GET MY PANTS BACK ON AND GET SOME THINGS TOGETHER AND WHILE RON IS IN THE BATHROOM I BOLTED OUT OF THE HOUSE AND FLED. THIS WAS ABOUT 3:00AM. I MADE MY WAY TO INTERSTATE 84 AND THEN TO 9W AND I EVENTUALLY MADE MY WAY UP THROUGH MARLBORO, HIGHLAND, KINGSTON AND I MADE IT TO MY PARENTS HOUSE BY ABOUT \$15AM... WHILE WE WERE LIVING AT THE HOUSE IN WALDEN I NOTICED A HANDGUN AND THREE SEPERATE GUN

## NOTICE

(Penal Law Sec.210.45)

In a written instrument, any person who knowingly makes a false statement which such person does not believe to be true has committed a crime under the laws of the state of New York punishable as a Class A Misdemeanor.

Affirmed under penalty of perjury	
this 15TH day of FEBRUARY 19 99	(Malellalien
OR	(SKINGTURE OF DEPONENT)
*Subscribed and Swom to before me	(kizkatim)
this day of, 19	TANKE OF PERSON TAKING DET OSITION 38 (9) PM
	(NASE OF PERSON TAKING DETOSITION

## SUPPORTING DEPOSITION CONTINUATION SHEET

PEOPLE VS. RONALD G LIPTON 08/08/46

CASES AT THAT HOUSE. I HAVEN'T NOTICED THEM WHILE WE WERE AT THE DIX ST HOUSE BUT RON WOULDN'T LET ME INTO HIS COMPUTER ROOM AND HE WOULD PROBABLY KEEP SOMETHING LIKE THAT IN THERE.

## NOTICE

(Penal Law Sec.210.45)

In a written instrument, any person who knowingly makes a false statement which such person does not believe to be true has committed a crime under the laws of the state of New York punishable as a Class A Misdemeanor.

Affirmed under penalty of perjury	$Q_{AB}$
this 15TH day of FEBRUARY 19 99.	Sake Wirlen
- OR	(SIGNATURE OF DEPONENT)
*Subscribed and Sworn to before me	(WITNESS)
this day of, 19	INV. PMP Congrey 5:38 (0)
	(NAME OF PERSON TAKING PLANTING)

THE PEOPLE OF THE STATE OF NEW YOR	к — — — —	I FEI ONY COMPLANT
VS-	Date of Birth	[FELONY COMPLAINT]
Ronald G Lipton	08/08/46	)
		) )
	<del></del>	) )
ر المسلم الم	Defendant(s)	; }
BE IT KNOWN THAT, by this [FELONY COMPLAINT ], INV Mas the Complainant herein, [stationed] [使知识] at <u>SP NEWBUR</u>		=2
the above mentioned Defendant(s), with having committed the of AGGRAVATED SEXUAL ABUSE 3RD	[ in violation of	Section 130.66
Subdivision a of the PENAL		Section 130.00 ate of New York.
That on or about the _STH _day of _FEBRUARY, 19	399, at about _1	L <u>1:45PM</u> in the
TOWN of Newburgh , C defendant(s) did intentionally, knowingly and unlawfully commit the FEL	ounty of Orange:	, the
of Newburgh, the defendant did insert a piece of note paper into the reabove cited section of law.	•	•
. <del></del>	•	
		•
The above allegations of fact are made by the Complainant he belief, with the sources of Complainant's information and the gro		
SUPPORTING DEPOSITION(s) of:Paula K Wrolsen  WHEREFORE, Complainant prays that a Warrant be issued for to  —OR  WHEREAS, an Appearance Ticket was issued to the said Defectourt at (] [a.m.][p.m], on the (] day of (], 19(].		
SUPPORTING DEPOSITION(s) or:Paula K Wrolsen  WHEREFORE, Complainant prays that a Warrant be issued for t  -OR WHEREAS, an Appearance Ticket was issued to the said Defe	endant(s), directing	[him][her][them] to appear before this
SUPPORTING DEPOSITION(s) of Paula K Wrolsen  WHEREFORE, Complainant prays that a Warrant be issued for t  OR  WHEREAS, an Appearance Ticket was issued to the said Defe court at (] [a.m.][p.m], on the (] day of (], 19(].	endant(s), directing	[him][her][them] to appear before this
SUPPORTING DEPOSITION(s) of Paula K Wrolsen  WHEREFORE, Complainant prays that a Warrant be issued for the Court at () [a.m.][p.m], on the () day of (), 19().  In a written instrument, any person who knowingly makes a fall true has committed a crime under the laws of the State of New Years and the Court at () and () are the court at () and () are the court at () and () are the committed a crime under the laws of the State of New Years and () are the committed a crime under the laws of the State of New Years and () are the court at () are th	endant(s), directing	[him][her][them] to appear before this

[] - STRIKE OUT/DELETE ANY WORDS THAT DO NOT APPLY

		e se en		D-15/12/03/2012/19/
тн	E PEOPLE OF THE S'VSRonald G Lipton	TATE OF NEW YO	Date of Birth 08/08/46	[FELONY COMPLAINT]
es the Complainant he accusess <u>Ronald G Li</u> he above mentioned (	Defendant(s), with havi	ng committed the	RGH	1
That on or about the FOWN of defendant(s) did intention of Aggravated Sexual Altompulsion, TO WIT: a	6TH day of FEBE Newburgh nally, knowingly and unlabuse 3rd when he inserts tor around the aforemen	RUARY	Law of the Sta 1999 , at about 2 County of Orange ELONY of Aggravate te vagina urethra, penis while in the residence	ate of New York. 2:35AM in the
s.			· .	
belief, with the sourc		formation and the g		wledge and/or upon information and ng the facts contained in the attached
WHEREAS, an Appe	plainant prays that a W earance Ticket was iss ], on the [] day of [], 1	-OR- ued to the said De		d Defendant(s). [him][her][them] to appear before this
true has committed a	a crime under the laws	of the State of New	York punishable as a	such person does not believe to be a Class A Misdemeanor. (PL 210.45)
Subscribed and Swo	-OR- orn to before me		COMPLAINANT -	INV, MICHAEL P. MAZQUEZ

	Carlotte Commencer and the Com
THE PEOPLE OF THE STATE OF NEW YORK	INFORMATION I
VS- Date of Birth	
Ronald G Lipton 08/08/46	
Brett A Lipton 02/13/74	)
OZITAL CIPIUM 02/13/14	)
Defendant(s)	•
	·
BE IT KNOWN THAT, by this [INFORMATION ], INV MICHAEL P VAZQUE as the Complainant herein, [stationed] [法知识] at SP NEWBURGH accusess Ronald G Lipton and Brett A Lipton	
the above mentioned Defendant(s), with having committed the MIS	DEMEANOR ]
of UNLAWFUL IMPRISONMENT 2ND in violation of Subdivision of the PENAL Law of the Sta	Section 135.05
<del></del>	•
That on or about the <u>6TH</u> day of <u>FEBRUARY</u> , <u>1999</u> , at about 2	2:30AM in the
TOWN of Newburgh County of Orange County of Orange Selections (Selection 2014), knowingly and unlawfully commit the MISCEMEANOR of UNL	
person is guilty of unlawful imprisonment in the second degree when he restrains another p	person. TO WIT: on the aforementioned
time, date and place said defendant did, while inside the residence located at 39 South I handouffs and duct tape. All contrary to the above cited section of law,	Dix Ave, restrain another person using
allows and duct teps. All contrary to the above thea section of law,	
	4
را. ان	
EACTS	
นี้	•
•	
The above allegations of fact are made by the Complainant herein [on direct kno belief, with the sources of Complainant's information and the grounds for belief bein SUPPORTING DEPOSITION(s) of:Paula K Wrolsen	owledge and/or upon information and ng the facts contained in the attached
WHEREFORE, Complainant prays that a Warrant be issued for the arrest of the said	d Defendant(s).
-OR-	•
WHEREAS, an Appearance Ticket was issued to the said Defendant(s), directing court at [] [a.m.][p.m], on the [] day of [], 19[].	[him][her][them] to appear before this
In a written instrument, any person who knowingly makes a false statement which true has committed a crime under the laws of the State of New York punishable as a	such person does not believe to be a Class A Misdemeanor. (PL 210.45)
Affirmed under penalty of perjury this 15th day of February , 1999	
-OR- True 20	1P Vanne
COMPLAINANT -	INV MICHAEL P VAZQUEZ
Subscribed and Sworn to before me	
thisday of	•

[] - STRIKE OUT/DELETE ANY WORDS THAT DO NOT APPLY